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July 30, 2024

VIA ECF

Honorable Paul A. Engelmayer
Thurgood Marshall United States Courthouse
40 Foley Square
New York, NY 10007

Re: *Jane Street Group LLC v. Millennium Management LLC*, 24 C 2783 (PAE),
**LETTER MOTION FOR EXTENSION OF TIME TO FILE PUBLIC VERSIONS
OF MILLENNIUM'S OPPOSITION TO JANE STREET'S MOTION TO
COMPEL AND EXHIBITS (D.I. 177)**

Dear Judge Engelmayer:

We represent Defendant Millennium Management LLC ("Millennium") in the above-referenced action. The parties respectfully request an extension of time to file the public, redacted versions of Millennium's opposition to Jane Street's letter motion to compel (D.I. 177) and Exhibits 1-3 to that letter (D.I. 177-1, 177-2, 177-3).

The parties initially requested three business days to prepare the redactions to Millennium's papers, which the Court granted. *See* D.I. 182. Counsel for Jane Street has requested a short extension of two business days to review these papers with their client and prepare redactions, as the exhibits contain information that counsel for Jane Street has designated *Highly Confidential – Attorneys & Individual Defendants Only*. Millennium does not oppose the requested extension and intends to file public versions of its papers as soon as possible, and within two business days.

The parties therefore respectfully request an extension of time to file public versions of Millennium's papers by August 1, 2024.

Respectfully submitted,

/s/ May Chiang

May Chiang
Dechert LLP

cc: Deborah Brown, Quinn Emanuel, by ECF
Rollo Baker, Elsberg Baker & Maruri, by ECF